# PATENT COOPERATION TRL. TY

From the	INTERNA	ATIONAL	BUREAU
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PCT	То:		
NOTIFICATION OF ELECTION  (PCT Rule 61.2)	Commissioner US Department of Commerce United States Patent and Trademark Office, PCT 2011 South Clark Place Room		
Date of mailing (day/month/year)	CP2/5C24 Arlington, VA 22202 ETATS-UNIS D'AMERIQUE		
13 November 2000 (13.11.00)	in its capacity as elected Office		
International application No. PCT/FI00/00118	Applicant's or agent's file reference 49437		
International filing date (day/month/year) 16 February 2000 (16.02.00)	Priority date (day/month/year) 16 February 1999 (16.02.99)		
Applicant NAGHIAN, Siamäk			
in a notice effecting later election filed with the Inter  2. The election X was was not	r 2000 (14.09.00)		
	Authorized officer		
The International Bureau of WIPO 34, chemin des Colombettes	F. Baechler		

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

1211 Geneva 20, Switzerland

# PCT

## INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 49437	FOR FURTHER see Notification of Transmittal of International Search Report (Form PCT/ISA/220) as well as, where applicable, item 5 below.		
International application No.	International filing date (day month year)	(Earliest) Priority Date (day!month year)	
PCT/FI 00/00118	16 February 2000	16 February 1999	
Applicant			
NOKIA NETWORKS OY et al			
applicant according to Article 18. A	peen prepared by this International Search copy is being transmitted to the Internation	ing Authority and is transmitted to the nal Bureau.	
This international search report consi	ists of a total of sheets.		
	copy of each prior art document cited in	this report.	
1. Certain claims were found un	nsearchable (See Box I).		
2. Unity of invention is lacking	(See Box II).		
	n contains disclosure of a nucleotide and/o ried out on the basis of the sequence listin		
fil	ed with the international application.		
fu	rnished by the applicant separately from t	he international application,	
	but not accompanied by a staten matter going beyond the disclosu	nent to the effect that it did not include are in the international application as filed.	
tra	anscribed by this Authority.		
	e text is approved as submitted by the app		
L th	e text has been established by this Author	ity to read as follows:	
		. •	
5. With regard to the abstract,			
<u> </u>	text is approved as submitted by the appl		
in i		ule 38.2(b), by this Authority as it appears onth from the date of mailing of this interhis Authority.	
		<u>.</u>	
6. The figure of the drawings to be p			
	suggested by the applicant.	None of the figures.	
	cause the applicant failed to suggest a figu	·	
be	cause this figure better characterizes the in	vention.	

#### A. CLASSIFICATION OF SUBJECT MATTER

IPC7: H04Q 7/38

According-to-International Patent-Classification (IPC) or to both national classification and IPC

#### **B. FIELDS SEARCHED**

Minimum documentation searched (classification system followed by classification symbols)

IPC7: H04Q

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

#### SE,DK,FI,NO classes as above

Electronic data base consulted during the international search (name of data base and, where practicable, search terms used)

#### C. DOCUMENTS CONSIDERED TO BE RELEVANT

Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	EP 0750440 A2 (NTT MOBILE COMMUNICATIONS NETWORK INC.), 27 December 1996 (27.12.96), figure 19, claims 1,7	1
A	figures 3,8,12, claims 1,12,23,37, abstract	2-10
P,A	WO 9923842 A1 (MOTOROLA INC), 14 May 1999 (14.05.99), page 5, line 30 - page 6, line 1, figures 1,4, claim 1, page 9, line 3 - 10 and 13-18; abstract	1-10
		··

Ì	Further	documents	are listed	l in t	he continuation	of	Box C.	í

See patent family annex.

- Special categories of cited documents:
- document defining the general state of the art which is not considered to he of particular relevance
- erlier document but published on or after the international filing date
- document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified)
- document referring to an oral disclosure, use, exhibition or other
- document published prior to the international filing date but later than the priority date claimed
- later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
- document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone
- document of particular relevance: the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art
- "&" document member of the same patent family

Date of the actual completion of the international search

Date of mailing of the international search report **13** -07- 2000°

#### <u> 27 June 2000</u>

Name and mailing address of the ISA/ Swedish Patent Office

Box 5055, S-102 42 STOCKHOLM Facsimile No. +46 8 666 02 86

Authorized officer

JAANA RAIVIO/ipn

Telephone No. +46 8 782 25 00

# INTERNATIONAL RCH REPORT Information on pate. mily members

Internal al application No.
PCT/FI 00/00118

Patent document cited in search report	Publication date	Patent family member(s)	
EP 0750440 A2	27/12/96	CN 1146700 JP 2905132 JP 9069824 US 5838671 JP 2909009 JP 9084105	B 14/06/99 A 11/03/97 A 17/11/98 B 23/06/99
O 9923842 A1	14/05/99	AU 8685898 FR 2770716	

02/12/99

### **PCT**

NOTICE INFORMING THE APPLICANT OF THE **COMMUNICATION OF THE INTERNATIONAL** APPLICATION TO THE DESIGNATED OFFICES

(PCT Rule 47.1(c), first sentence)

From the INTERNATIONAL BUREAU

To: **BERGGREN OY AB** P.O. Box 16 FIN-00101 Helsinki

**FINLANDE** 

Bergaren Oy Nb.
31-08-2000
He He | M.

Date of mailing (day/month/year)

24 August 2000 (24.08.00)

Applicant's or agent's file reference

49437

IMPORTANT NOTICE

International application No. PCT/FI00/00118

International filing date (day/month/year) 16 February 2000 (16.02.00)

Priority date (day/month/year)

16 February 1999 (16.02.99)

**Applicant** 

NOKIA NETWORKS OY et al

Notice is hereby given that the International Bureau has communicated, as provided in Article 20, the international application to the following designated Offices on the date indicated above as the date of mailing of this Notice: AU, KP, KR, US

In accordance with Rule 47.1(c), third sentence, those Offices will accept the present Notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

2. The following designated Offices have waived the requirement for such a communication at this time:

AE,AL,AM,AP,AT,AZ,BA,BB,BG,BR,BY,CA,CH,CN,CR,CU,CZ,DE,DK,DM,EA,EE,EP,ES,FI,GB,GD, GE,GH,GM,HR,HU,ID,IL,IN,IS,JP,KE,KG,KZ,LC,LK,LR,LS,LT,LU,LV,MA,MD,MG,MK,MN,MW,MX, NO,NZ,OA,PL,PT,RO,RU,SD,SE,SG,SI,SK,SL,TJ,TM,TR,TT,TZ,UA,UG,UZ,VN,YU,ZA,ZW The communication will be made to those Offices only upon their request. Furthermore, those Offices do not require the applicant to furnish a copy of the international application (Rule 49.1(a-bis)).

3. Enclosed with this Notice is a copy of the international application as published by the International Bureau on 24 August 2000 (24.08.00) under No. WO 00/49824

# REMINDER REGARDING CHAPTER II (Article 31(2)(a) and Rule 54.2)

If the applicant wishes to postpone entry into the national phase until 30 months (or later in some Offices) from the priority date, a demand for international preliminary examination must be filed with the competent International Preliminary Examining Authority before the expiration of 19 months from the priority date.

It is the applicant's sole responsibility to monitor the 19-month time limit.

Note that only an applicant who is a national or resident of a PCT Contracting State which is bound by Chapter II has the right to file a demand for international preliminary examination.

# REMINDER REGARDING ENTRY INTO THE NATIONAL PHASE (Article 22 or 39(1))

If the applicant wishes to proceed with the international application in the national phase, he must, within 20 months or 30 months, or later in some Offices, perform the acts referred to therein before each designated or elected Office.

For further important information on the time limits and acts to be performed for entering the national phase, see the Annex to Form PCT/IB/301 (Notification of Receipt of Record Copy) and Volume II of the PCT Applicant's Guide.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

J. Zahra

Telephone No. (41-22) 338.83.38

Facsimile No. (41-22) 740.14.35

# Continuation of Form PCT/IB/308



# NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION TO THE DESIGNATED OFFICES

Date of mailing (day/month/year) 24 August 2000 (24.08.00)		IMPOR	TANT NOTICE
Applicant's or agent's file reference		International application N	0.
49437		PCT/FI00/00118	
The applicant is hereby notified that, at the mendments under Article 19 has not yet expectantion that the applicant does not wish to	nreu and the interna	TIONAL Bureau had received i	mit under Rule 46.1 for making neither such amendments nor a
		•	
		<i>.</i>	
			•
		•	
•			
		•	

The demand must be filed directly with the competent International Preliminary Examining Authority or if two or more Authorities are competent, with the one chosen by the applicant. The fire two-letter code of that Authority may be indicated by the applicant on the line below:

IPEA/EP



# **PCT**

**CHAPTER II** 

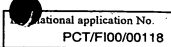
### **DEMAND**

under Article 31 of the Patent Cooperation Treaty:

The undersigned requests that the international application specified below be the subject of international preliminary examination according to the Patent Cooperation Treaty and hereby elects all eligible States (except where otherwise indicated).

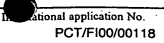
For International Preliminary Examining Authority use only				
Identification of IPEA		Date of receipt of D	PEMAND	
Box No. I IDENTIFICATION OF	THE INTERNATIONAL		Applicant's or agent's file reference 49437/ML/MM	
International application No.	International filing date	(day/month/year)	(Earliest) Priority date (day/month/year)	
PCT/FI00/00118	16 February 2000 (	16.2.00)	16 February 1999 (16.2.99)	
Title of invention	`			
AN ADMISSION CONTROL MET	HOD			
Box No. II APPLICANT(S)				
Name and address: (Family name followed by The address must include	given name; for a legal entity, postal code and name of country.	full official designation.	Telephone No.:	
NOKIA NETWORKS OY			Facsimile No.:	
P.O. Box 300 FIN-00045 NOKIA GROUP			:	
Finland			Teleprinter No.:	
		•		
State (that is, country) of nationality: Finland		State (that is, count Finland	סייי) of residence:	
Name and address: (Family name followed by	given name; for a legal entity, fi		address must include postal code andname of country.)	
NAGHIAN, Siamāk Maininkitie 2 A 3 FIN-02320 ESPOO Finland				
State (that is, country) of nationality:		State (that is, count	yy) of residence:	
Finland		Finland		
Name and address: (Family name followed by	given name; for a legal entity, fi	ull official designation. The	address must include postal code andname of country.)	
State (that is, country) of nationality:		State (that is, country	) of residence:	
Further applicants are indicated or	a continuation sheet.			

Sheet No. 2...



Box No. III AGENT OR COMMON REPRESENTATIVE; OR ADDRESS FOR CORRESPONDENCE				
The following person is agent common representative				
and X has been appointed earlier and represents the applicant(s) also for international pr	eliminary examination.			
is hereby appointed and any earlier appointment of (an) agent(s)/common represe	ntative is hereby revoked.			
is hereby appointed, specifically for the procedure before the International Prelim	inary Examining Authority, in addition to			
the agent(s)/common representative appointed earlier.				
Name and address: (Family name followed by given name; for a legal entity, full official designation.  The address must include postal code and name of country.)	Telephone No.:			
BERGGREN OY AB	+358-9-693701			
P.O. Box 16	Facsimile No.:			
FIN-00101 HELSINKI Finland	+358-9-6933944			
rinand				
	Teleprinter No.:			
Address for correspondence: Mark this check-box where no agent or common r space above is used instead to indicate a special address to which correspondence	epresentative is/has been appointed and the e should be sent.			
Box No. IV BASIS FOR INTERNATIONAL PRELIMINARY EXAMINATION				
Statement concerning amendments:				
1. The applicant wishes the international preliminary examination to start on the basis of	•			
the international application as originally filed				
the description as originally filed				
as amended under Article 34				
the claims as originally filed				
as amended under Article 19 (together with any accompanying statement)				
as amended under Article 34	5 omtomonty			
the drawings as originally filed				
as amended under Article 34				
2. The applicant wishes any amendment to the claims under Article 19 to be consider	red as reversed.			
3. The applicant wishes the start of the international preliminary examination to be po	estponed until the expiration of 20 months			
from the priority date unless the International Preliminary Examining Authority	receives a copy of any amendments made			
under Article 19 or a notice from the applicant that he does not wish to make such box may be marked only where the time limit under Article 19 has not yet expired	amendments (Rule 69.1(d)). (This check-			
* Where no check-box is marked, international preliminary examination will start on as originally filed or, where a copy of amendments to the claims under Article 19 and/or as under Article 34 are received by the International Preliminary Examining Authority before or the international preliminary examination report, as so amended.	the basis of the international application mendments of the international application			
Language for the purposes of international preliminary examination: English				
which is the language in which the international application was filed.				
which is the language of a translation furnished for the purposes of international search.				
which is the language of publication of the international application.				
which is the language of the translation (to be) furnished for the purposes of i	nternational preliminary examination.			
Box No. V ELECTION OF STATES				
The applicant hereby elects all eligible States (that is, all States which have been designate the PCT)	ed and which are bound by Chapter II of			
excluding the following States which the applicant wishes not to elect:				
	. · •			

Sheet No. 3..



Box No. VI CHECK LIST				
The demand is accompanied by the following elements, in the language referred to in  Box No. IV, for the purposes of international preliminary examination:  For International Preliminary  Examining Authority use only  received not received				
1. translation of international application : sheets				
2. amendments under Article 34 : sheets				
3. copy (or, where required, translation) of amendments under Article 19 sheets				
4. copy (or, where required, translation) of statement under Article 19 sheets				
5. letter : sheets				
6. other (specify) sheets				
The demand is also accompanied by the item(s) marked below:	•			
1. X fee calculation sheet 4. statement e	xplaining lack of signature			
	and or amino acid sequence listing in			
copy of general power of attorney, reference number, if any:  6. other (speci				
Box No. VII SIGNATURE OF APPLICANT, AGENT OR COMMON REPRESE	NTATIVE			
Next to each signature, indicate the name of the person signing and the capacity in which the person signs (if su BERGGREN OY AB	ch capacity is not obvious from reading the demand).			
Lata Bas				
Matti Brax Patent Agent 14 September 2000				
atom Agom				
For International Preliminary Examining Authority u	se only			
1. Date of actual receipt of DEMAND:				
Adjusted date of receipt of demand due to CORRECTIONS under Rule 60.1(b):				
The date of receipt of the demand is AFTER the expiration of 19 months from the priority date and item 4 or 5, below, does not apply.	The applicant has been informed accordingly			
4. The date of receipt of the demand is WITHIN the period of 19 months from Rule 80.5.	m the priority date as extended by virtue of			
Although the date of receipt of the demand is after the expiration of 19 months from the priority date, the delay in arrival is EXCUSED pursuant to Rule 82.				
For International Bureau use only				
Demand received from IPEA on:				

CHAPTER II

# **PCT**

# FEE CALCULATION SHEET

# Annex to the Demand for international preliminary examination

Applicant NOKIA NETWORKS OY  Calculation of prescribed fees  1. Preliminary examination fee EUR 1533 P  2. Handling fee Applicants from certain States are entitled to a reduction of 73% of the handling fee. Where the applicant is (or all applicants are) so entitled to a neduction of 73% of the handling fee. Where the amount to be entered at H is 23% of the handling fee. Where the amount to be entered at H is 23% of the handling fee. Where the amount to be entered at H is 23% of the handling fee.  3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box.    Deposit account with the IPEA (see below)   cash   cash	International application No. PCT/FI00/00118	For International Preliminary E	Examining Authority use only
Calculation of prescribed fees  1. Preliminary examination fee	Applicant's or agent's file reference 49437/ML/MM	Date stamp of the IPEA	
1. Preliminary examination fee	· ·		f.
2. Handling fee (Applicants from certain States are entitled to a reduction of 75% of the handling fee. Where the applicant is (or all applicants are) so entitled, the amount to be entered at H is 25% of the handling fee.)  3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box.	Calculation of prescribed fees		
entitled to a reduction of 75% of the handling applicants are jos entitled, the amount to be entered at H is 25% of the handling fee.  3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box	Preliminary examination fee	EUR 1533 P	
3. Total of prescribed fees Add the amounts entered at P and H and enter total in the TOTAL box	entitled to a reduction of 75% of the handling fee. Where the applicant is (or all applicants are) so en- titled, the amount to be entered at H is 25% of the	- FUD 147	
Mode of Payment  authorization to charge deposit account with the IPEA (see below)  cheque  revenue stamps  postal money order  coupons  bank draft  X other (specify):  Bank transfer to account 157230-340380  Deposit Account Authorization (this mode of payment may not be available at all IPEAs)  The IPEA/ EP  is hereby authorized to charge the total fees indicated above to my deposit account.  (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to	Total of prescribed fees     Add the amounts entered at P and H		
authorization to charge deposit account with the IPEA (see below)  cheque  revenue stamps  postal money order  coupons  bank draft  X other (specify):  Bank transfer to account 157230-340380  Deposit Account Authorization (this mode of payment may not be available at all IPEAs)  The IPEA/ EP  is hereby authorized to charge the total fees indicated above to my deposit account.  (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to		TOTAL	
The IPEA/ EP is hereby authorized to charge the total fees indicated above to my deposit account.  (this check-box may be marked only if the conditions for deposit accounts of the IPEA so permit) is hereby authorized to charge any deficiency or credit any overpayment in the total fees indicated above to	authorization to charge deposit account with the IPEA (see below)  cheque  postal money order  bank draft  authorization to charge deposit cash  rever  coup  bank draft  Authorization to charge deposit cash  rever  coup  Bank trans	ons  (specify): sfer to account	
Deposit Account Number Date (day/month/year) Signature	The IPEA/ EP is hereby authorized to charge  (this check-box may be marked of authorized to charge any defining deposit account.	the total fees indicated above to my deposit only if the conditions for deposit accounts of ciency or credit any overpayment in the	the IPEA so permit) is hereby

From the:	•	
INTERNATIONAL	PRELIMINARY EXAMINING	AUTHORITY

To:
BERGGREN OY AB
P.O. Box 16
FIN-00101 Helsinki

Berggren Oy PET 2 1 -11- 2000

WRITTEN OPINION

FINLANDE		WALLEN OF INION					
			(PCT Rule 66	5)			
		Date of mailing (day/month/year)	17.11.2000	17/2/01			
Applicant's or agent's file reference 49437/ML/MM		REPLY DUE	within 3 month(s) from the above date of ma	illing			
International application No. PCT/FI00/00118	International filing date	(day/month/year)	Priority date (day/month/year 16/02/1999	)			
International Patent Classification (IPC) or	both national classification	and IPC					
H04Q7/38			•				
Applicant NOKIA NETWORKS OY et al.							

- 1. This written opinion is the first drawn up by this International Preliminary Examining Authority.
- 2. This opinion contains indications relating to the following items:
  - I ☒ Basis of the opinion
  - II Priority
  - III Don-establishment of opinion with regard to novelty, inventive step and industrial applicability
  - IV Lack of unity of invention
  - Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability;
     citations and explanations supporting such statement

  - VII 

    Certain defects in the international application
- 3. The applicant is hereby invited to reply to this opinion.
  - When? See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

How? By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9.

Also: For an additional opportunity to submit amendments, see Rule 66.4.

For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

4. The final date by which the international preliminary

examination report must be established according to Rule 69.2 is: 16/06/2001.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer / Examiner

Hodains, W

Formalities officer (incl. extension of time limits)

Finnie, A

Telephone No. +49 89 2399 8251



l.	Bas	is of the opini	on		•	•				
1.			een drawn on the b invitation under Arti						eceiving C	Yffice
	Des	cription, page	eș:							
	1-18	3	as published	•				***	٠	
	Clai	ims, No.:	÷				٠			
• .	1-10	)	as published							
	Dra	wings, sheets	<b>:</b> :		•	•	•			
	1/8-	8/8	as published			. •				
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			language, all the e	1			<b></b>	منطف مفاس	laavite in ti	h.a
		the language	ere available or fun of a translation furn of publication of the	nished for the	purposes of	the internatio	nal search	-	e 23,1(b)).	•
		• • •	of a translation furn		* *			y examinatio	n (under	Rule
3.			nucleotide and/on ninary examination						tion, the	
	<u> </u>	contained in t	he international app	olication in wr	itten form.					
		filed together	with the internation	al application	in computer	readable form	n.			
		furnished sub	sequently to this Au	uthority in wri	tten form.					
		furnished sub	sequently to this A	uthority in cor	nputer reada	ıble form.				
			nt that the subseque nal application as fil			uence listing (	does not g	o beyond th	e disclosu	ıre in
		The statemer listing has be	nt that the information furnished.	on recorded i	n computer r	eadable form	is identica	I to the writte	en sequen	IC <del>O</del>
4.	The	amendments	have resulted in the	e cancellation	n of:				·	
		the descriptio	n, pages:							

· Nos.:

 $\Box$  the claims,

WRITTEN OPINION

International application No. PCT/FI00/00118

		the drawings,	sheets:	. •				
5.		-	een established as if beyond the disclosur	•		been made, s	since they have be	er
		(Any replacement report.)	t sheet containing su	ch amendments i	must be referred to	under item 1	and annexed to th	1İS
6.	Add	litional observation	s, if necessary:				•	
VII	. Ce	rtain defects in th	e international app	lication	•	•	•	
		lowing defects in the parate sheet	ne form or contents o	of the internationa	l application have l	been noted:		
							•	

### VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

# WRITTEN OPINION SEPARATE SHEET

The following documents are cited:

D1: EP-A2-0750440 D2: WO-A1-9923842

### **Concerning Point VII**

( \_ \_

1) The independent claims should be put in the two part form recommended by Rule 6.3(b) PCT with a pre-characterising part reflecting the teachings of the closest prior art (eg D1).

If, however, the applicant is of the opinion that the two-part form would be inappropriate, then reasons therefor should be provided in the letter of reply. In addition, the applicant should ensure that it is clear from the description which features of the subject-matter of the independent claims are known from the prior art (cf. the PCT Guidelines PCT/GL/3 III 2.3a).

- 2) In order to meet the requirements of Rule 6.2(b) PCT reference signs in parenthesis should be added to the (method) claims in as far as they refer to apparatus features. This applies both to the pre-amble and to the characterising part.
- 3) In order to meet the requirements of Rule 5.1(a)(ii) PCT, at least the document D1 should be cited in the description and briefly discussed.
  - Alternatively, the applicant could provide the office with the relevant pages of the most relevant of the documents mentioned on page 2 of the description.
- 4) If necessary, the description should be brought into conformance with any newly filed claims (Rule 5.1(a)(iii) PCT).
- 5) Article 34(2)(b) PCT must be observed when amending.

### Concerning Point VIII

- Claim 1 relates to a method for admission control in a cellular telecommunication 1) system.
  - The claim is incomplete, and thus unclear due to the lack of essential features (Article 6 PCT; cf also PCT Guidelines III 4.4). The reason for this is the second "if" clause, which merely claims that "if said result load estimate is larger than said first predefined limit, releasing of transmission resources is attempted".

On its own, this neither has anything to do with nor does not lead to admission of a bearer request. Accordingly, this clause doesn't currently lead to the invention being carried out.

The claim should thus be completed with features that claim that if sufficient resources can be released, the bearer request is admitted.

- Mentions of "spirit" or similar should be deleted from the description (cf. PCT 2) Guidelines PCT/GL/3 III 4.3a).
- 3) For the sake of completeness, the following is noted with respect to D1 and D2:

D1 (see in particular flow charts 3, 8 and 12 and related parts of description) seems to teach an admission control method where, when a connection request is made, free resources are checked. If sufficient resources exist (eg spread codes and baseband units are available; number of connections is below some threshold; interference below a threshold) a call is admitted.

D1 fails to teach (as claimed) either the calculation of a "result load estimate" or an attempt to release transmission resources.

D2 is not pre-published. Although it seems closer in concept to the current invention than D1, in that it attempts to take some corrective action if not enough bandwidth is available for a new call, this takes the form of seeing if any bandwidth is available, rather than attempting to release resources.

# **PCT**

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

 49437/Ml	or agent's file reference	FOR FURTHER ACTION		ation of Transmittal of International Examination Report (Form PCT/IPEA/416)
<del></del>	<del></del>			,
	al application No.	International filing date (day/mont	h/year)	Priority date (day/month/year)
PCT/FI00	<del></del>	16/02/2000		16/02/1999
nternationa 104Q7/3		r national classification and IPC		
1040110	0			
Applicant			•	
NOKIA N	IETWORKS OY et al.	<u> </u>		
	nternational preliminary ex s transmitted to the applica		ed by this Inte	ernational Preliminary Examining Autho
. This F	REPORT consists of a tota	of 5 sheets, including this cover s	sheet.	÷ .
571				
				n, claims and/or drawings which have ectifications made before this Authority
		n 607 of the Administrative Instruct		
Those	consist of a tota	it of 9 ahaata		
mese	e annexes consist of a tota	l of 3 sneets.		
I. This re	eport contains indications	relating to the following items:		
3. This re	eport contains indications	relating to the following items:		
). This re	☐ Basis of the report	relating to the following items:		
  1	☐ Basis of the report			
 	<ul><li>☑ Basis of the report</li><li>☐ Priority</li><li>☐ Non-establishment</li></ul>	of opinion with regard to novelty, in	ventive step	and industrial applicability
I II IV	<ul><li>☑ Basis of the report</li><li>☐ Priority</li><li>☐ Non-establishment</li><li>☐ Lack of unity of inventor</li></ul>	of opinion with regard to novelty, in		
 	<ul> <li>☑ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment</li> <li>☐ Lack of unity of inve</li> <li>☒ Reasoned statement</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to		and industrial applicability entive step or industrial applicability;
I II IV	<ul> <li>☑ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment</li> <li>☐ Lack of unity of inve</li> <li>☒ Reasoned statement</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement		
I II III IV V	<ul> <li>☒ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment</li> <li>☐ Lack of unity of inve</li> <li>☒ Reasoned statement citations and explant</li> <li>☐ Certain documents</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement		
I II IV V	<ul> <li>☑ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment of Lack of unity of inverse citations and explant</li> <li>☐ Certain documents</li> <li>☐ Certain defects in the</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement cited		
I III IV V VI VII	<ul> <li>☑ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment of Lack of unity of inverse citations and explant</li> <li>☐ Certain documents</li> <li>☐ Certain defects in the</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement cited ne international application		
	<ul> <li>☒ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment</li> <li>☐ Lack of unity of inve</li> <li>☒ Reasoned statement citations and explant</li> <li>☐ Certain documents</li> <li>☐ Certain defects in the</li> <li>☐ Certain observation</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement cited ne international application s on the international application	novelty, inve	entive step or industrial applicability;
	<ul> <li>☑ Basis of the report</li> <li>☐ Priority</li> <li>☐ Non-establishment of Lack of unity of inverse citations and explant</li> <li>☐ Certain documents</li> <li>☐ Certain defects in the</li> </ul>	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement cited ne international application s on the international application		entive step or industrial applicability;
IIIIIV V VI VIII VIII	Basis of the report Priority Non-establishment Lack of unity of inverse Reasoned statemer citations and explant Certain documents Certain defects in the Certain observations	of opinion with regard to novelty, in ention nt under Article 35(2) with regard to nations suporting such statement cited ne international application s on the international application	novelty, inve	entive step or industrial applicability;
IIIIIV V VI VIII VIII	Basis of the report Priority Non-establishment Lack of unity of inverse Reasoned statemer citations and explant Certain documents Certain defects in the Certain observations Certain observations	of opinion with regard to novelty, in ention It under Article 35(2) with regard to nations suporting such statement cited In einternational application Is on the international application  Date of	novelty, inve	entive step or industrial applicability;
IIIIIV V VI VIII VIIII	Basis of the report Priority Non-establishment Lack of unity of inve Reasoned statemer citations and explan Certain documents Certain defects in th Certain observation	of opinion with regard to novelty, in ention It under Article 35(2) with regard to nations suporting such statement cited In einternational application Is on the international application  Date of	novelty, inversely, in	entive step or industrial applicability;
IIIIIV V VI VIII VIIII	Basis of the report Priority Non-establishment Lack of unity of inverse Reasoned statemer citations and explant Certain documents Certain defects in the Certain observations Certain observations	of opinion with regard to novelty, in ention It under Article 35(2) with regard to nations suporting such statement cited In einternational application Is on the international application  Date of	rovelty, inverse completion of 2001	entive step or industrial applicability;

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/FI00/00118

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١.	resp the	s report has been of conse to an invitati report since they of scription, pages:	on under Article 1	4 are referred	to in this report	as "origir			-	
	1-17	7	as published						•	٠
	18		with telefax of		19/02/2001		-	•		
	Clai	ims, No.:								
	1-10	0.	with telefax of		19/02/2001					
	Dra	wings, sheets:					. •			
	1/8-	8/8	as published							
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2.		n regard to the <b>lan</b> guage in which the								e
	The	se elements were	available or furnis	shed to this Aut	hority in the foll	lowing lar	guage:	, which is:		
		the language of a			•			under Rule	e 23.1(b)).	
		the language of p			••			examinatio	n (under R	ule
		55.2 and/or 55.3).		,		,	,		(	
3.		n regard to any <b>nu</b> rnational prelimina							tion, the	
		contained in the ir	nternational applic	cation in written	form.	•				
		filed together with	the international	application in c	omputer readal	ble form.				
		furnished subsequ	uently to this Auth	ority in written	form.					
		furnished subsequ	uently to this Auth	ority in comput	er readable for	m.	•			
		The statement that the international a				listing do	es not go l	beyond the	e disclosure	e in
		The statement that listing has been fu		recorded in cor	nputer readable	e form is i	dentical to	the writte	n sequenc	е

4. The amendments have resulted in the cancellation of:



International application No. PCT/FI00/00118

	Ö	the description,	pages:											
		the claims,	Nos.:									•	•	
	<u>.</u>	the drawings,	sheets:											
5.		This report has been considered to go bey							ad no	t been	made,	since th	ey have be	er
		(Any replacement sh report.)	eet contair	ning such	amend	lments	must l	be refe	erred t	o unde	er item 1	l and an	nexed to the	is
6.	Add	litional observations, i	f necessar	<b>y:</b>										
V.		soned statement un					novelt	y, inve	entive	step	or indu	strial a	pplicability	;
1.	Stat	ement			•	•				-			·	
	Nov	relty (N)	Yes. No:	Claims Claims	1-10									
	inve	entive step (IS)	Yes: No:	Claims Claims	1-10	•				•				
•	Indu	ustrial applicability (IA	) Yes: No:	Claims Claims	1-10									
		•											-	

### **EXAMINATION REPORT - SEPARATE SHEET**

## **Concerning Point V**

1) The following documents are cited:

> D1: EP-A2-0750440 D2: WO-A1-9923842

2) Independent claim 1 relates to a method for admission control in a cellular telecommunications system. This is, of course, generally known in the art, for example from D1, the only pre-published prior art in the International Search Report, or from the journal articles mentioned and discussed on page 2 of the description.

Known admission control methods such as D1 (see in particular flow charts 3, 8 and 12 and related parts of description) teach admission control where, when a connection request is made, free resources are checked. If sufficient resources exist (eg spread codes and baseband units are available; number of connections is below some threshold; interference below a threshold) a call is admitted.

This is inefficient when the bearers have widely varying properties (eg in UMTS), where some bearer requests may be admissible, but others may not be. The art mentioned in the description suffers the same limitations. This is overcome by the current application (cf features of claim 1) by calculation of a "result load estimate" to see if a new request can be serviced, and attempting to release transmission resources if at a first attempt a new request may not be serviced (which may allow admission of requests that prior art methods wouldn't).

This is neither known nor derivable from D1 (or the other pre-published art). Claim 1 (and thus by extension dependent claims 2 - 10) thus meets the requirements of Articles 33(1) - (4) PCT with regard to novelty, inventive step and industrial applicability.

# INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**



Merely for completeness, the following is noted with respect to D2. D2 is not pre-3) published. Although it seems closer in concept to the current invention than D1, in that it attempts to take some corrective action if not enough bandwidth is available for a new call, this takes the form of seeing if any bandwidth is available, rather than attempting to release resources. Claim 1 is thus clearly novel over D2.

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information from the LC entity, which sends 410 information about the current load situation to the AC entity. The AC entity then examines 420 the information, and if the load is found to be over the first predefined limit, the AC entity negotiates 430 with the bearer management entity in order to change the properties of at least one bearer in order to bring the load under the first predefined limit.

The invention is not limited to be used in any specific area of the cellular network. The admission control method according to the invention can be used to control admission for example in a single cell, in a sector of a cell, or in a plurality of cells such as a routing area or a whole radio access network.

The control region may further divided into transmission or intereference power or SIR subregions, each having a fixed and an adaptive part of radio resources of the control region to be allocated.

The name of a given functional entity, such as the radio network controller, is often different in the context of different cellular telecommunication systems. For example, in the GSM system the functional entity corresponding to a radio network controller (RNC) is the base station controller (BSC). Therefore, the term radio network controller in the claims is intended to cover all corresponding functional entities regardless of the term used for the entity in the particular cellular telecommunication system. Further, the various command and message names such as the LOAD\_INFO message name are intended to be examples only, and the invention is not limited to using the command and message names recited in this specification. Further, the term modified in the attached claims is intended to cover any changes effected to the parameters of at least one bearer, whether renegotiated or changed without renegotiation.

25 The invention can be used in any cellular telecommunication system, which is at least in part based on spread spectrum technology.

In view of the foregoing description it will be evident to a person skilled in the art that various modifications may be made within the scope of the invention. While a preferred embodiment of the invention has been described in detail, it should be apparent that many modifications and variations thereto are possible within the scope of the appended claims.

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#### **Claims**

- 1. A method for admission control in a cellular telecommunication system, the method comprising steps in which
- a bearer request is received (105), and
- 5 current load is checked (110),

characterized in that the method further comprises steps, in which

- a result load estimate is calculated (115) based at least on the current load and said bearer request, and
- if said result load estimate is lower than a first predefined limit

  said bearer request is admitted (125),

  transmission resources are allocated (130) according to said request, and
  the resulting load is checked (135); and
  - if said result load estimate is larger than said first predefined limit, releasing of transmission resources is attempted (122) in order to bring a load estimate under said first predetermined limit for allowing admittance of said requested bearer.
  - 2. A method according to claim 1, characterized in that as a response to said checking of the resulting load, if the resulting load is larger than said first predetermined limit, the parameters of at least one bearer are modified (145) in order to bring the
- 20 resulting load under said first predetermined limit.
  - 3. A method according to claim 1, characterized in that after said step of attempting,
  - the current load is checked (165),
  - a result load estimate is calculated (167) based at least on the current load and the bearer request, and
    - if said result load estimate is lower than a first predefined limit the bearer request is admitted (180), transmission resources are allocated (130) according to said request, and the resulting load is checked (135).
- 4. A method according to claim 3, characterized in that as a response to said checking of the resulting load, if the resulting load is larger than said first predetermined limit, the parameters of at least one bearer are modified (145) in order to bring the resulting load under said first predetermined limit.

- 5. A method according to claim 1, characterized in that if said result load estimate is over said first predefined limit,
- the bearer request is modified (160) for lowering the amount of resources required by the request,
- 5 current load is checked (165),
  - a result load estimate is calculated (167) based at least on the current load and said modified bearer request, and
  - if said result load estimate is lower than a first predefined limit said modified bearer request is admitted (180),
- transmission resources are allocated (130) according to said request, and the resulting load is checked (135).
  - 6. A method according to claim 5, characterized in that as a response to said checking of the resulting load, if the resulting load is larger than said first predetermined limit,
- the parameters of at least one bearer are modified (145) in order to bring the resulting load under said first predetermined limit.
  - 7. A method according to claim 1, characterized in that said step of attempting comprises the step of adjusting (155) handover control parameters of the cellular network.
- 8. A method according to claim 1, characterized in that said step of attempting comprises the step of adjusting (150) power control parameters of the cellular network.
- 9. A method according to claim 1, characterized in that said step of attempting comprises the step of adjusting (151) load control parameters of the cellular network.
  - 10. A method according to claim 1, characterized in that said step of attempting comprises the step adjusting (152) of soft handover and soft capacity margins of the cellular network.

49437

#### **PCT REQUEST**

#### Original (for SUBMISSION) - printed on 16.02.2000 03:06:36 PM

For receiving Office use only International Application No. 0 - 1International Filing Date 0-2 Name of receiving Office and \*PCT 0-3 International Application\* Form - PCT/RO/101 PCT Request 0-4 0-4-1 Prepared using PCT-EASY Version 2.90 (updated 15.12.1999) 0-5 Petition The undersigned requests that the present international application be processed according to the Patent Cooperation Treaty 0-6 Receiving Office (specified by the National Board of Patents and applicant) Registration (Finland) (RO/FI) 0-7 Applicant's or agent's file reference 49437 ī Title of invention AN ADMISSION CONTROL METHOD īī Applicant This person is: 11-1 applicant only Applicant for 11-2 all designated States except US Name 11-4 NOKIA NETWORKS OY 11-5 Address: P.O. Box 300 FIN-00045 Nokia Group Finland 11-6 State of nationality FI 11-7 State of residence FI 11-8 Telephone No. +358-9-51121 11-9 Facsimile No. +358-9-51168080 111-1 Applicant and/or inventor applicant and inventor III-1-1 This person is: 111-1-2 Applicant for US only NAGHIAN, Siamäk 111-1-4 Name (LAST, First) 111-1-5 Address: Maininkitie 2 A 3 FIN-02320 Espoo Finland III-1-6 State of nationality FI 111-1-7 State of residence FI

### Original (for SUBMISSION) - printed on 16.02.2000 03:06:36 PM

IV-1	Agent or common representative; or address for correspondence	
•	The person identified below is hereby/has been appointed to act on behalf of the applicant(s) before the	agent
IV-1-1	competent International Authorities as:	DEDGODEN OF AD
IV-1-2	Address:	BERGGREN OY AB
	Address.	P.O. Box 16
		FIN-00101 Helsinki
IV-1-3	Tolophono No	Finland
	Telephone No.	+358-9-693701
IV-1-4	Facsimile No.	+358-9-6933944
IV-1-5	e-mail	email.box@berggren.elisa.fi
V	Designation of States	
V-1	Regional Patent (other kinds of protection or treatment, if	AP: GH GM KE LS MW SD SL SZ TZ UG ZW and
	any, are specified between parentheses	any other State which is a Contracting
	after the designation(s) concerned)	State of the Harare Protocol and of the
		PCT
		EA: AM AZ BY KG KZ MD RU TJ TM and any
		other State which is a Contracting State
	• •	of the Eurasian Patent Convention and of
		the PCT
	·	EP: AT BE CH&LI CY DE DK ES FI FR GB GR
		IE IT LU MC NL PT SE and any other State
		which is a Contracting State of the
	·	European Patent Convention and of the
		PCT
		OA: BF BJ CF CG CI CM GA GN GW ML MR NE
		SN TD TG and any other State which is a
		member State of OAPI and a Contracting
		State of the PCT
V-2	National Patent	AE AL AM AT AU AZ BA BB BG BR BY CA
	(other kinds of protection or treatment, if any, are specified between parentheses	CH&LI CN CR CU CZ DE DK DM EE ES FI GB
-	after the designation(s) concerned)	GD GE GH GM HR HU ID IL IN IS JP KE KG
•		KP KR KZ LC LK LR LS LT LU LV MA MD MG
		MK MN MW MX NO NZ PL PT RO RU SD SE SG
		SI SK SL TJ TM TR TT TZ UA UG US UZ VN
		YU ZA ZW
	<del></del>	1

# Original (for SUBMISSION) - printed on 16.02.2000 03:06:36 PM

V-5	<b>Precautionary Designation Statement</b>		
	In addition to the designations made		
	under items V-1, V-2 and V-3, the		
	applicant also makes under Rule 4.9(b)		·
	all designations which would be		
	permitted under the PCT except any		
	designation(s) of the State(s) indicated		
	under item V-6 below. The applicant		•
	declares that those additional		
	designations are subject to confirmation and that any designation which is not		
	confirmed before the expiration of 15		
	months from the priority date is to be		
	regarded as withdrawn by the applicant		•
	at the expiration of that time limit.	<b>i</b>	•
V-6	Exclusion(s) from precautionary	NONE	
	designations	NONE	
VI-1	Priority claim of earlier national		
,	application		
VI-1-1	Filing date	16 February 1999 (16	.02.1999)
VI-1-2	Number .	990312	•
VI-1-3	Country	FI	•
VI-2	Priority document request		· · · · · · · · · · · · · · · · · · ·
	The receiving Office is requested to	VI-1	
	prepare and transmit to the International	V + - +	
	Bureau a certified copy of the earlier	i ·	
	application(s) identified above as		
	item(s):		<u> </u>
VII-1	International Searching Authority	Swedish Patent Offic	e (ISA/SE)
VIII	Check list	number of sheets	Sleet-enie file/e) esteeleed
VIII-1	Request	4	electronic file(s) attached
VIII-2	Description	18	
VIII-3	Claims		<del>-</del>
VIII-4		2	-
	Abstract	1	49437.txt
VIII-5	Drawings	8	-
VIII-7	TOTAL	33	·
	Accompanying items	paper document(s) attached	electronic file(s) attached
VIII-8	Fee calculation sheet	<b>✓</b>	
VIII-9	Separate signed power of attorney	<b>✓</b>	_
VIII-10	Copy of general power of attorney	<b>/</b>	_
VIII-16	PCT-EASY diskette	_	diskette
VIII-17	Other (specified):	Copy of Official	-
		Action in FI 990312	
VIII-18	Figure of the drawings which should		1
4111-10	accompany the abstract	2	
VIII-19	Language of filing of the international application	English	

11-1

Date of receipt of the record copy by the International Bureau

### Original (for SUBMISSION) - printed on 16.02.2000 03:06:36 PM

IX-1	Signature of applicant or agent	in & a
IX-1-1	Name	BERGGREN OY AB
IX-1-2	Name of signatory	Markus Levlin
IX-1-3	Capacity	Patent Agent
	FOR	RECEIVING OFFICE USE ONLY
10-1	Date of actual receipt of the purported international application	
10-2	Drawings:	
10-2-1	Received	
10-2-2	Not received	
10-3	Corrected date of actual receipt due to later but timely received papers or drawings completing the purported international application	
10-4	Date of timely receipt of the required corrections under PCT Article 11(2)	·
10-5	International Searching Authority	ISA/SE
10-6	Transmittal of search copy delayed until search fee is paid	

# PCT (ANNEX - FEE CALCULATION SHEET) Original (for SUBMISSION) - printed on 16.02.2000 03:06:36 PM

(This sheet is not part of and does not count as a sheet of the international application)

Ď 0-1	For receiving Office use only International Application No.			•
)-2	Date stamp of the receiving Office			
0-4	Form - PCT/RO/101 (Annex)	1		
U~4	PCT Fee Calculation Sheet		•	
0-4-1	Prepared using	PCT-EASY Vers	ion 2.90	•
		(updated 15.1	2.1999)	
0-9	Applicant's or agent's file reference	49437		<del></del>
2	Applicant	NOKIA NETWORK	S OY, et al.	
12	Calculation of prescribed fees	fee amount/multiplier	total amounts (FIM)	
12-1	Transmittal fee		800	
12-2	Search fee	₿	5 618	
12-3	International fee			
	Basic fee		· •	
	(first 30 sheets) b	2 431,8		
12-4	Remaining sheets	3	. •	
12-5	Additional amount (X	53,51		
12-6	Total additional amount ba	160,53	•	
12-7	b1 + b2 =	2 592,33		
12-8	Designation fees			
	Number of designations contained in international application	83		•
12-9	Number of designation fees payable (maximum 8)	8		
12-10	Amount of designation fee (X	523,22		
12-11	Total designation fees [	4 185,76		
12-12	PCT-EASY fee reduction F			
12-13	Total International fee (B+D-R)	₽ .	6 028,93	
12-14	Fee for priority document			
	Number of priority documents requested	1		
12-15	Fee per document (X	422		
12-16	Total priority document fee	r ⇒	422	- · · · · · -
12-17	TOTAL FEES PAYABLE (T+S+I+P)	₽	12 868,93	
12-19	Mode of payment	cheque		

13-2-6	Validation messages	Green?
	Contents	Reference number for attached copy of
	<u> </u>	general power of attorney not indicated.

PCT

49437

Original (for SUBMISSION) - printed on 16.02.2000 03:06:36 PM

#### **PCT-EASY INFORMATION SHEET**

(For applicant use only, DO NOT submit this sheet with the international application)

#### **VALIDATION LOG**

•	
,	Contents
Green?	Reference number for attached copy of general power of attorney not indicated.

#### Before submitting the International Application, please carefully verify that:

- -the information contained on printed Request form is correct;
- -Box IX of the Request form has been signed;
- -all elements of the international application as indicated in Box VIII of the Request form have been attached; and,
- -the diskette containing the PCT-EASY zip file of the International Application has been enclosed and has been clearly labeled "PCT-EASY", with the applicant's or agent's file reference, and the first applicant's name.

#### ATTENTION

DO NOT modify any indications on the Request form printout. The attached PCT-EASY application has been locked. If an error or an omission is discovered at this time, you must copy the submitted application as a template and make the change or correction in a new application (using the submitted application as a template). You may create such a template by copying the submitted application from the "Stored Forms" folder to the "New PCT Forms" folder. Open the new (.0WO) file created in the "New PCT Forms" folder, correct the errors and proceed with the submission process again.